UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW HAMPSHIRE

In re: Tricia L Debtor	L. Hicks,	Bk. No. 24-10563-KB Chapter 13	
	CHAPTER 13 PLAN DA	ATED May 23, 2025	
	If this box is checked, this plan contains certain nonstandard provisions set out in paragrap 13 below. Any nonstandard provisions stated elsewhere in this plan are void.		
	If this box is checked, this plan seeks to limit the amount of a secured claim based on valuation of the collateral for the claim pursuant Federal Rule of Bankruptcy Procedu 3012. Details are set out in paragraph 7 below.		
	nonpurchase-money security interest by sepa	eek to avoid a judicial lien or non-possessory arate motion to be filed in due course pursuan 03. Details are set out in paragraph 13 below.	
Debtor Joint D	r: Tricia L. Hicks	SS # xxx-xx-8934 SS # xxx-xx	
1. <u>PL</u>	LAN PAYMENTS		
	ne applicable commitment period pursuant to 11 Ua60 month plan.	J.S.C. § 1325(b)(4) is not less than _5_ years. Thi	
De	ebtor(s) will make regular payments to the Trustee	e as follows:	
\$2,	,500.00 per month for 9 months 2,010.00 per month for 51 months and \$ per month for months.]		
Tot	otal of monthly plan payments:	\$116,010.00	
	ebtor(s) will make additional payments(s) to the escribe the source, estimated amount, and date of	e Trustee from other sources as specified below each anticipated payment.	

In addition, for each year during the term of the plan, all tax refunds in excess of \$1,200.00 will be remitted within fourteen (14) days of receipt to the trustee as additional disposable income to fund the plan. Deviation from this requirement in a given year will be considered by the court only upon the

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filing of a motion asserting extenuating circumstances; any such motion must be filed within thirty (30) days of the date of the filing of the tax return at issue.

2.	ADMINISTR	ATIVE	CLAIMS
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	Trustee's fe	ee pursuant to 11 U.S.C	C. § 1326 and del	otor(s)' attorney's fees	:	
	A. Trustee's estimated fees and expense (10% of the total to be paid):				\$11,601.00	
		ey's fee and expenses repursuant to AO 2016-	•		n)(5)(B)(iii):	\$3,000.00
	C. Other:					\$
3.	DOMEST	IC SUPPORT OBLIC	<u>GATIONS</u>			
	The follow	ing DSO claims will be	e paid in full thro	ough the plan:		
	<u>Creditor</u>				Prepet. Arrear	ited Total ition age Claim
1.	<u>PRIORIT</u>	Y CLAIMS				
	<u>Creditor</u> Internal Re	venue Service		Interest Rate%	<u>Prepet</u> \$100,0	ited Total ition Claim 37.54
5.	SECUREI) CLAIMS (PRIMAR	RY RESIDENCI	<u>E)</u>		
	Residence	located at: 32 Concord	St., Peterboroug	h, NH		
	Debtor(s) e	estimate the fair market	t value of such pr	rimary residence to be	: \$600,000.0	0
		lebtor(s) seek to retain be treated in one of the			uin in full fo	rce and effect, the
	(X)	Outside the plan. The debtor(s).	e mortgage is cu	rrent and will continu	e to be direc	tly payable by the
	OR					
	()		_	postpetition payment e only is to be paid thre		

	Mortgagee 1st Savings Bank of Walpole 2nd 3rd		Estimated Total Prepetition Arrearage \$_00.00 \$\$
ЭF			
	() As set forth in paragrap	oh 13 below.	
5.	SECURED CLAIMS (OTHER)		
	Current regular payments are to be any, are to be paid through the plans	made directly by the debtor(s). Prep	petition arrearage amounts, if
	Name of Creditor Service Credit Union	Description of Collateral 2016 Land Rover	¢.
7.	through the plan as indicated. For confirming this plan, the Court is Procedure 3012 about the amount of	DIFIED le under the provisions of the Bankrupt purposes of Federal Rule of Bankrupt not making any determination under f a secured claim. Rather, the debtor(s) Bankruptcy Procedure 3012(b) and	Federal Rule of Bankruptcy must file a separate motion
	Callataral		- - -
	Proposed Treatment:		• • •
3.	SECURED CLAIMS WHERE CO	OLLATERAL TO BE SURRENDE	RED
		stay under 11 U.S.C. §§ 362(a) and abandoned and such collateral shall be	
	Name of Creditor:		-

	Collateral:			
	Name of Creditor:			
	Collateral:			
9.	EXECUTORY CONTRA	CTS AND UNEXPIRE	ED LEASES	
	Executory contracts and un	expired leases are assum	ned or rejected as follows:	
				Proposed Cure
	Creditor/Lessor Property D	<u>escription</u>	Assumed/Rejected	Amount/Period
				\$
				\$

10. <u>UNSECURED CLAIMS</u>

Unsecured creditors' claims total \$245,873.57 (including, if applicable, the unsecured portion of claims modified under paragraph 7). The percentage to be paid toward these claims will be determined after the bar date for filing claims has passed and will be specified in a motion for authorization to pay certain claims. Unsecured creditors will begin receiving payment on a *pro rata* basis with any secured arrearage and priority claims after the issuance of such an order. If all scheduled claims are allowed, the percentage distribution to creditors is estimated at 1.3%.

11. GENERAL PLAN PROVISIONS

A. Duty to Provide Tax Returns and Income Information:

- 1. For the entire term of the plan, the debtor(s) must provide a copy of each federal income tax return or each request for an extension to file such return, directly to the trustee within seven (7) days of the filing of such return or extension request with the taxing authority.
- 2. The debtor(s) shall have a duty to keep the trustee advised as to the status of all federal income tax returns and tax refunds, including any Internal Revenue Service approved extension requests and shall respond to the trustee not later than sixty (60) days from the date of any written demand or inquiry from the trustee relating to such returns or refunds.
- 3. If a debtor(s) is not required to file a federal income tax return for a particular tax year because of a lack of taxable income, then the debtor(s) must notify the trustee, in writing, that no tax return will be filed. The trustee must receive this written notification no later than April 15 of the calendar year in which the tax return would ordinarily have been due.
- B. Allowance of Claims: In the event that a proof of claim is filed in an amount different from the amount listed in this plan, the proof of claim amount shall be deemed to be the correct amount unless the debtor(s) or another party in interest successfully object to the proof of claim.
- C. **Property of the Estate and Insurance:** All property shall remain property of the estate until discharge. Pursuant to 11 U.S.C. § 1306(b), the debtor(s) will remain in possession of all property of the estate unless a provision of this plan, or an order of this court, specifically states otherwise.

The debtor(s) shall maintain all insurance required by law and contract upon property of the estate and the debtor(s)' property.

D. Retention of Lien: All secured creditors shall retain the liens securing their claims unless otherwise stated.

E. Application of Payments Under This Plan:

- 1. Pursuant to 11 U.S.C. § 524(i), payments received by holders and/or servicers of mortgage claims for ongoing postpetition installment payments shall be applied and credited to the debtor(s)' mortgage account as if the account were current and no prepetition default existed on the petition date, in the order of priority specified in the note and security agreement and applicable non-bankruptcy law. Postpetition installment payments made in a timely manner under the terms of the note shall be applied and credited without penalty.
- 2. If a creditor applies payments in a manner not consistent with the terms of this plan, or applies trustee payments to postpetition costs and fees without prior approval of this court, such actions may be a violation of 11 U.S.C. § 524(i).

F. Duty of Mortgage Servicer to Provide Loan Information:

1. Upon written request of the debtor(s), any mortgage servicer or its successor shall provide to the debtor(s) and/or the debtor(s)' attorney all information with respect to the debtor(s)' mortgage loan as it would provide absent a bankruptcy proceeding, including contractual monthly payment changes.

The term "information" as used herein shall include, but is not limited to: (a) a coupon book or monthly statements to help the debtor(s) properly make monthly payments, (b) addresses to which to send payments and to direct inquiries, (c) balance and payoff information if requested, and (d) if applicable, escrow analyses, notices of rate adjustments and the like. The debtor(s) shall not make any claim against the mortgage servicer, the secured creditor or their successors for any violation of the automatic stay or any discharge injunction resulting from its compliance with this section.

2. Upon written request of the debtor(s)' counsel, any of the information requested to be provided to the debtor(s) in paragraph F(1) above shall also be provided to the debtor(s)' counsel.

G. Release of Certificate of Title Upon Satisfaction of Secured Claim:

1. Upon satisfaction or other discharge of a security interest in a motor vehicle, mobile home, or in any other property of the bankruptcy estate for which the certificate of title is in the possession of a secured creditor, such creditor shall within fourteen (14) days after demand and, in any event, within thirty (30) days of receipt of the notice of the entry of the discharge order, execute a release of its security interest on said title or certificate, in the space provided therefore on the certificate or as the Division of Motor Vehicles prescribes, and mail or deliver the certificate and release to the debtor(s) or to the attorney for the debtor(s).

2. Confirmation of this plan shall impose an affirmative and direct duty on each such secured creditor to comply with this paragraph. This provision shall be enforced in a proceeding filed before this court and each such creditor consents to such jurisdiction by failure to file any timely objection to this plan. Such an enforcement proceeding may be filed by the debtor(s) in this case either before or after the entry of the discharge order and either before or after the closing of this case. The debtor(s) specifically reserve the right to file a motion to reopen this case under 11 U.S.C. § 350 to pursue the rights and claims provided for therein.

12. LIQUIDATION ANALYSIS

<u>LIQUIDATION ANALYSIS</u>					
In the event of a liquidation under cl which unsecured creditors would re	-		tate/federal exemption	ns, based upon	
A. REAL ESTATE: Residential,	located at:32 Co	oncord St., Peto	erborough, NH		
<u>Description</u>	Fair Market <u>Value</u>	<u>Liens</u>	Exemption Amount and Cite	Available Chapter 7	
5 br, 6 ba colonial	\$594,695	\$557,650.00	\$120000.00 NH RSA 480:1	\$_0.00	
		Total	non-exempt value:	\$	
B. REAL ESTATE: Non-residen	itial, located at:	32 Concord St	t., Peterborough, NH		
Description	Fair Market	Liona	Exemption	Available	
<u>Description</u>	<u>Value</u>	<u>Liens</u>	Amount and Cite	Chapter 7	
1 br apartment in house Ch 7 Trustee commission \$1,627.90	\$5,305.000	\$00.00	\$00.00	\$3,677.10	
		Total	non-exempt value:	\$3,677.10	
C. NON-EXEMPT TANGIBLE	ASSETS:				
Description	Fair Market	Linn	Exemption	Available	
<u>Description</u>	<u>Value</u>	<u>Liens</u>	Amount and Cite	Chapter 7	
	\$	\$	\$	\$	
		Total	non-exempt value:	\$	
D. NON-EXEMPT INTANGIBL	E ASSETS:				
<u>Description</u>	Fair Market <u>Value</u>	<u>Liens</u>	Exemption Amount and Cite	Available Chapter 7	
½ interest in Then and Now, LLC Ch 7 Trustee commission \$8,650					

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Total non-exempt value: \$70,350.00

13. <u>SPECIFIC NONSTANDARD PLAN PROVISIONS</u>

"Nonstandard provision" means a p	Under Federal Rule of Bankruptcy Procedure 3015(c), nonstandard provisions must be set forth below. "Nonstandard provision" means a provision deviating from or not otherwise included in <i>LBF 3015-1A</i> . Nonstandard provisions not set forth below are void.			
relies on the existence of such a lo	If this box is checked, the debtor(s) propose to enter into a consensual loan modification with To the extent that the treatment of the secured creditor within the plan relies on the existence of such a loan modification, the debtor(s) may not oppose a motion for relief from the automatic stay filed by the secured creditor, based solely on the proposed loan modification.			
I/We declare under penalty of perjury t	hat the foregoing is true and correct.			
Date: 5/23/2025	/s/ Tricia L. Hicks Tricia L. Hicks Debtor Signature			
Date: _ 5/23/2025	/s/ Bryan W Clickner Bryan W. Clickner, Esquire BNH #05053 PO Box 370 Goffstown, NH 03045 (603) 497-3400			

By filing this plan, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s), certify that this plan contains no nonstandard provisions other than those set out above in paragraph 13. "Nonstandard provision" means a provision deviating from or not otherwise included in *LBF 3015-1A*.

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW HAMPSHIRE

In re:

Tricia L. Hicks Bk. No. 24- 10563-KB

Debtors Chapter 13

CERTIFICATE OF SERVICE

I hereby certify under the pains and penalties of perjury that I have served a copy of the foregoing Chapter 13 Plan dated May 23, 2025 upon the following persons at the addresses indicated by electronic filing or First Class Mail, Postage prepaid, this 23rd day of May, 2025

Tricia L. Hicks	JPMC c/o	Savings Bank of Walpole
32 Concord St.	National Bankruptcy	PO Box 517
Peterborough, NH 03458	Services, LLC PO Box 9013	Walpole, NH 03608
Advantage	Addison, TX 75001	Service Credit Union
PO Box 300001		PO Box 1268
Greenville, TX 75403	CitiBank N.A. 5800 S. Corporate Pl.	Portsmouth, NH 03802
AIS InfoSource LP	Sioux Falls, SD 57108-5027	Steven P. Marshall
4515 N. Sante Fe Ave		Erica A. Marshall
Oklahoma City, OK 73118	Discover Bank	7150 Williams Rd.
•	PO Box 3025	Christiana, TN 37037
American Express	New Albany, 43054-3025	
PO Box 961535	•	TD Retail Card Services c/o
El Paso, TX 79998	Eversource Legal Dept Honor Heath	Creditors Bankruptcy Service PO Box 800849
Aidvantage	107 Selden St.	Dallas, TX 75380
PO Box 300001		Dallas, IA /3360
	Berlin, CT 06037	Vanigan by
Greenville, TX 75403	Internal Davidos Camina	Verizon by
D. 46.1: D	Internal Revenue Service	American InfoSource
Portfolio Recovery Assoc.,	PO Box 7346	4515 N. Sante Fe Ave
LLC	Philadelphia, PA 19101	Oklahoma City, OK 73118
PO Box 41067	D	W 11 ' 1 C
Norfolk, VA 23541	Resurgent Capital Services	Wadleigh, Starr & Peters,
	PO Box 10587	PLLC
	Greenville, SC 29603-0587	95 Market St.

Manchester, NH 03101

Eleanor Dahar, Esquire

edahar@att.net

Lawrence Sumski, Esq. United States Trustee

/s/ Bryan W. Clickner